1 2 3 4 5 6 7 8 9 10	FRED M. BLUM, ESQ. (SBN 101586) fblum@behblaw.com VIVY D. DANG, ESQ. (SBN 297714) vdang@behblaw.com BASSI, EDLIN, HUIE & BLUM LLP 500 Washington Street, Suite 700 San Francisco, CA 94111 Telephone: (415) 397-9006 Facsimile: (415) 397-1339  TERESA S. RENAKER, ESQ. (SBN 187800) teresa@renakerhasselman.com MARGARET E. HASSELMAN (SBN 228529) margo@renakerhasselman.com RENAKER HASSELMAN LLP 213 Montgomery Street, Suite 944 San Francisco, CA 94101 Telephone: (415) 653-1733		
11   12	Attorneys for Plaintiffs SUSAN K. BLACK, STEVEN C. SMITH AND KIMBERLY S. BURGESS		
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
14			
15	NORTHERN DISTRI	CT OF CALIFORNIA	
116   117   118   118   119   119   120   1221   1222   1223   1224   12	SUSAN K. BLACK, an individual; STEVEN ) C. SMITH, an individual; KIMBERLY S. ) BURGESS, an individual,, )  Plaintiffs, )  vs. )  GREATER BAY BANCORP EXECUTIVE ) SUPPLEMENTAL COMPENSATION ) BENEFITS PLAN, WELLS FARGO BANK, ) a National Association , )  Defendants. )	Case No. 3:16-cv-00486-EDL  JOINT STIPULATION AND  [PROPOSED] ORDER EXTENDING  PLAINTIFFS' DEADLINE TO FILE A  SECOND AMENDED COMPLAINT	
25			
26	Plaintiffs Susan Black, Steven C. Smith, and Kimberly Burgess ("Plaintiffs") and		
27	Defendants Greater Bay Bancorp Executive Supplemental Compensation Benefits Plan and		
28	Wells Fargo Bank, N.A. ("Defendants") (collect	ively, the "Parties") through their undersigned	

counsel of record, stipulate to extend Plaintiffs' deadline to file their second amended complaint, pursuant to the Court's July 25, 2016 Order granting Defendants' Motion to Dismiss with leave to amend (the "Order") as follows.

WHEREAS, on July 25, 2016, the Court ordered that within 21 days of the date of the Order, "Plaintiffs shall amend their complaint to include: (1) more specific allegations as to the Plan terms that they believe support their entitlement to an additional true-up; (2) any factual allegations to support their theory of an alleged structural conflict of interest that influenced Wells Fargo's benefits determination; (3) a demand for reformation, provided that Plaintiffs have a good faith basis to amend their §1132(a)(3) claim to seek this remedy; and (4) more specific allegations regarding Defendants' alleged breach(es) of fiduciary duty and when they occurred;

WHEREAS, pursuant to the Order, Plaintiffs' deadline to file their Second Amended Complaint is August 15, 2016;

WHEREAS, Plaintiffs' counsel has moved his residence and has missed a significant portion of work since the Order was issued;

WHEREAS, the Parties have agreed to a two week extension for Plaintiffs to file their Second Amended Complaint;

WHEREAS, the new deadline for Plaintiffs to file their Second Amended Complaint is August 29, 2016;

IT IS HEREBY STIPULATED by and between the Parties hereto, through their respective attorneys of record, that the deadline by which Plaintiffs must file their Second Amended Complaint is extended from August 15, 2016 to August 29, 2016.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

1	Dated: August 12, 2016	MORGAN, LEWIS & BOCKIUS LLP
2		By /s/ Brandon Brigham
3		Jeffrey A. Sturgeon (admitted <i>pro hac vice</i> )
4		Roberta H. Vespremi
5		Brandon J. Brigham (admitted <i>pro hac vice</i> )
6		Attorneys for Defendants
7		GREATER BAY BANCORP EXECUTIVE
8		SUPPLEMENTAL COMPENSATION BENEFITS PLAN and WELLS FARGO
9		BANK, N.A.
10	Dated: August 12, 2016	BASSI, EDLIN, HUIE & BLUM LLP
11		By /s/ Fred M. Blum
12		Fred M. Blum
13		Vivy D. Dang Attorneys for Plaintiffs
14		•
15		SUSAN K. BLACK, STEVEN C. SMITH, AND KIMBERLY S. BURGESS
16		
17	D . 1 . 4	DENAMED HAGGELMANIA D
18	Dated: August 12, 2016	RENAKER HASSELMAN LLP
19		By /s/ Teresa Renaker Teresa Renaker
20		Margaret Hasselman
21		Attorneys for Plaintiffs
22		SUSAN K. BLACK, STEVEN C. SMITH, AND KIMBERLY S. BURGESS
23		AND KINDERET S. DORGESS
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1	Pursuant to L.R. 5-1(i)(3) regarding signatures, I, Fred M. Blum, attest that concurrence	
2	in the filing of this document has been obtained from each of the other signatories. I declare	
3	under penalty of perjury under the laws of the United States of America that the foregoing is true	
4	and correct. Executed this 12th day of August, 2016.	
5		
6	Dated: August 12, 2016  /s/ Fred M. Blum  Fred M. Blum	
7	Trod III. Brain	
8		
9	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
10		
11	Dated: August <u>15,</u> 2016	
12	By: Chijch? O. Lante	
13	Honorable Elizabeth Laporte United States Magistrate Judge	
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